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**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

FEDERAL TRADE COMMISSION,

Plaintiff,

v.

INFUSION MEDIA, INC., *et al.*,

Defendants.

Case No. 2:09-cv-01112-GMN-VCF

**ORDER HOLDING DEFENDANT JONATHAN EBORN
LIABLE FOR FULL MONETARY JUDGMENT**

Having considered the Federal Trade Commission's Motion to Enter Judgment Holding Defendant Jonathan Eborn Liable for Full Monetary Judgment, the Court finds and rules as follows:

WHEREAS, the Stipulated Final Judgment and Order for Permanent Injunction and Other Equitable Relief as to Infusion Media, Inc.; West Coast Internet Media, Inc.; Two Warnings, LLC; Two Part Investments, LLC; Platinum Teleservices, Inc.; Jonathan Eborn; Stephanie Burnside; Michael McLain Miller; and Tony Norton ("Final Order"), D.E. 74, suspended a portion of the monetary judgment against Defendant Jonathan Eborn based on, among other things, true, accurate, and complete financial statements. Final Order § VIII.

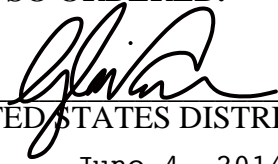
1 **WHEREAS**, Eborn made material misrepresentations on and omitted material
2 information from his financial statements, including the following: (1) failing to report at least
3 \$61,519 in cash; (2) misrepresenting his control over other businesses; (3) failing to accurately
4 report his income or his assets parked with third parties, thus hiding at least \$274,828.80; and (4)
5 misrepresenting his real and personal property, including his failure to accurately report his
6 residence and his acquisition of over \$33,100 in personal property.

7 **WHEREAS**, the Final Order states that if any Defendant made any material
8 misrepresentations or omissions on their financial statements, the Court, “without further
9 adjudication, shall enter a modified judgment holding the offending Defendant(s) liable to the
10 Commission in the amount of \$29,497,320.57 for consumer redress, less any amounts turned
11 over to the” Federal Trade Commission pursuant to Section VI of the Final Order. Final Order §
12 VIII.B.

13 **WHEREAS**, pursuant to Section VI of the Final Order, the Defendants turned over to the
14 Federal Trade Commission \$2,525,394.07 in assets.

15 **IT IS HEREBY ORDERED**, that judgment be entered against Eborn in the amount of
16 \$26,971,926.50. This amount is accruing interest from October 4, 2010, at the rate prescribed
17 under 28 U.S.C. § 1961, as amended.

18 **IT IS SO ORDERED.**

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20 UNITED STATES DISTRICT JUDGE
21 DATED: June 4, 2014
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